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09/660,370	09/12/2000	Thomas P. Hardjono	2204/A55	6652
5 10 15	7590 02/28/2007 & MANARAS LLP		EXAMINER	
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SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
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Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)			
Office A.4' O	09/660,370	HARDJONO, THOMAS P.			
Office Action Summary	Examiner	Art Unit			
	Tongoc Tran	2134			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION B6(a). In no event, however, may a reply be tirr rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	lely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) ☐ Responsive to communication(s) filed on 20 No. 2a) ☐ This action is FINAL. 2b) ☐ This 3) ☐ Since this application is in condition for allower closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro				
Disposition of Claims					
4) Claim(s) 1.3.5-12.18-21.26-36 and 48-65 is/are 4a) Of the above claim(s) is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 1.3.5-12.18-21.26-36. 48-65 is/are rejuication (s) is/are objected to. 8) Claim(s) are subject to restriction and/or Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the or Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Examine 11) The oath or declaration is objected to by the Examine 11) The oath or declaration is objected to by the Examine 11) The oath or declaration is objected to by the Examine 11) The oath or declaration is objected to by the Examine 11) The oath or declaration is objected to by the Examine 11 or oath or declaration is objected to by the Examine 11 or oath or declaration is objected to by the Examine 12 or oath or declaration is objected to by the Examine 13 or oath or declaration is objected to by the Examine 14 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or declaration is objected to by the Examine 15 or oath or o	vn from consideration. ected. r election requirement. r. epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is objected.	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	nte			

DETAILED ACTION

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after allowance or after an Office action under *Ex Parte Quayle*, 25 USPQ 74, 453 O.G. 213 (Comm'r Pat. 1935). Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, prosecution in this application has been reopened pursuant to 37 CFR 1.114. Applicant's submission filed on November 20, 2006 has been entered. Claims 2, 4, 13-17, 22-25, 37-47 and 66-69 have been canceled. Claims 1, 18, 20, 26, 29, 32, 48, 53 58 and 65 have been amended. Claims 1, 3, 5-12, 18-21, 26-36 and 48-65 are pending.

Response to Arguments

2. Applicant's arguments with respect to independent claims have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1, 3, 5-12, 18-21, 26-36 and 48-65 rejected under 35 U.S.C. 103(a) as being unpatentable over Ballardie (Network Working Group, University College of

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London, May 1996) in view of Bird et al. ("The KryptoKnight Family of Light-Weight Protocol for Authentication and Key Distribution", IEEE/ACM Transactions on Networking, Vol. 3, No. 1 February 1995, B. Two-Way Authentication –Basic Building Block, pages 32-33, hereinafter Bird).

In respect to claim 1, Ballardie discloses a communication system comprising:
a rendezvous point device that forwards multicast communication messages to
members of a shared tree; a designated device in communication with the rendezvous
point device via a number of intermediate devices (see pages 8-12, e.g. host h, router A
and B-intermediate device and Core router-rendezvous point device, page 11);

a host device in communication with a designated device, wherein: the host device forwards an authentication key, generated by a key server for the host device, to the designate device (page 10, last paragraph – page 11, first paragraph, page 2, third paragraph, the key server is inherently required in order for the key to be generated).

the host device sends a join request to the designated device using a predetermined multicast group management protocol in order to join the shared tree for receiving the multicast communication messages forwarded by the rendezvous point device (pages 9-11);

the designated device receives the join request and forwards to the rendezvous point device via the number of intermediate devices an encoded join request generated using an authentication key associated with the host device (pages 9-10);

the rendezvous point device receives the encoded joint request and authenticates the encoded join message using the authentication key associated with

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the host device; and the host device is prevented from receiving the multicast communication messages forwards by the rendezvous point device, if the rendezvous point device determined that the encode join message is not authentic (pages 10, last paragraph-page 12, 3rd paragraph).

Ballardie does not explicitly disclose the encoded join request comprises a tag field computed using a keyed hash function and the authentication key and a nonce field comprising a number for preventing playback attack. However, Bird discloses a protocols for performing a two way authentication with tag field for cryptographic one-way hash functions, a MAC called Message Authentication Codes and a nonce field to prove a network's identity (see Bird, page 32, col. 2, 2nd paragraph). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the protocols taught by Bird with the encoded join request of Ballardie to ensure the security of the network is protected and at the same time efficient in message size and computation overhead and resistant to a wide set of attacks (Bird, page 32, col. 2, 1st paragraph).

In respect to claim 3, Ballardie discloses the communication system of claim 1, wherein the key server provides the authentication key to both the host device and the rendezvous point device using a secure key distribution mechanism (pages 8-11).

In respect to claim 7, Ballardie discloses the communication system of claim 1, wherein the designated device joins the shared tree on behalf of the host device (see pages 10-11).

In respect to claim 8, Ballardie discloses the communication system of claim 7, wherein the designated device establishes appropriate multicast routes for forwarding multicast communication messages to the host (see Ballardie, pages 9-12).

In respect to claim 9, Ballardie discloses the communication system of claim 1, wherein each intermediate device receives the encoded join request and forwards the encoded join request toward other routing element (see page 10).

In respect to claim 10, Ballardie discloses the communication system of claim 9, wherein each intermediate device that is not already joined to the shared tree joins the shared tree on behalf of the host device and establishes appropriate multicast routes for forwarding multicast communication messages toward the host device upon receiving the join request (see Ballardie, pages 8-12).

In respect to claim 11, Ballardie discloses the communication system of claim 9, wherein each intermediate device that is already joined to the shared tree waits for an explicit acknowledgment message from the primary router and establishes appropriate multicast routes for forwarding multicast communication messages toward the host device only upon receiving the explicit acknowledgment message from the primary router (see Ballardie, pages 8-12).

In respect to claim 12, Ballardie disclose the communication system of claim 1, wherein the primary router sends an explicit acknowledgment message toward the host device upon determining that the join request is authentic (see Ballardie, page 9-12).

In respect to claim 18, Ballardie discloses a method comprising:

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Obtaining an authentication key associated with a host device from a key server following authentication of the host device by the key server; and sending a join request to a designated device using a predetermined multicast group management protocol, the join request including the authentication key for use by the designated device for encoding the join message prior to forwarding of the join message to rendezvous point (see Ballardie, pages 8-12, page 10, last paragraph – page 11, first paragraph, col. 2, third paragraph, the key server is inherently required in order for the key to be generated).

In respect to claim 19, the claim limitation is similar to claim 6. Therefore, claim 19 is rejected based on the similar rationale.

In respect to claims 20-21, the claim limitations are similar to claims 18-19. Therefore, claims 20-21 are rejected based on the similar rationale.

In respect to claim 26, Ballardie discloses a method comprising:

Receiving a join request from a host device; generating an encoded join request using an authentication key associated with the host device; and sending the encoded join request toward a rendezvous point device to enable authentication of the join message at the rendezvous point using the authentication key associated with the host device (see Ballardie, pages 8-12; page 2, third paragraph).

Ballardie does not explicitly disclose the encoded join request comprises a tag field computed using a keyed hash function and the authentication key and a nonce field comprising a number for preventing playback attack. However, Bird discloses a protocols for performing a two way authentication with tag field for cryptographic one-

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way hash functions, a MAC called Message Authentication Codes and a nonce field to prove a network's identity (see Bird, page 32, col. 2, 2nd paragraph). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the protocols taught by Bird with the encoded join request of Ballardie to ensure the security of the network is protected and at the same time efficient in message size and computation overhead and resistant to a wide set of attacks (Bird, page 32, col. 2, 1st paragraph).

In respect to claim 27, Ballardie discloses the method of claim 26, wherein the join request includes the authentication key (see Ballardie, page 10).

In respect to claim 28, Ballardie discloses the method of claim 26, further comprising:

Joining a shared tree on behalf of the host device and establishing and establishing appropriate multicast routes for forwarding multicast communication messages to the host devices (see Ballardie, pages 8-12).

In respect to claims 29-36, the claim limitations are similar to claims 26-28.

Therefore, claims 29-36 are rejected based on the similar rationale.

In respect to claim 48, Ballardie discloses a method comprising:

Receiving, from a designated routing device coupled to a host an encoded join request for the host device, the encoded join request being encoded by the designated routing device using an authentication key associated with the host, the authentication key being received by the host device following authentication of the host device by a key server and forwarded in a join request forwarded from host device to the designed

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routing device; the authentication key being received by the host device following authentication of the host device by a key server and forwarding in a join request forwarded from host device to the designed routing device (see Ballardie, pages 8-12, note page 10, last paragraph – page 11, first paragraph, page 2, third paragraph, the key server is inherently required in order for the key to be generated and distributed); authenticating the encoded join request using the host device authentication key to determine whether or not the encoded joint message is authentic; and establishing appropriate multicast routes for forwarding multicast communication messages to the host device if and only if the join request is determined to be authentic (see Ballardie, pages 8-12, page, e.g. "c also authenticates host h", page 10, last paragraph to page 12, third paragraph; page 2, third paragraph).

Ballardie does not explicitly disclose the encoded join request comprises a tag field computed using a keyed hash function and the authentication key and a nonce field comprising a number for preventing playback attack. However, Bird discloses a protocol for performing a two-way authentication with tag field for cryptographic one-way hash functions, a MAC called Message Authentication Codes and a nonce field to prove a network's identity (see Bird, page 32, col. 2, 2nd paragraph). It would have been obvious to one of ordinary skill in the art at the time the invention was made to implement the protocols taught by Bird with the encoded join request of Ballardie to ensure the security of the network is protected and at the same time efficient in message size and computation overhead and resistant to a wide set of attacks (Bird, page 32, col. 2, 1st paragraph).

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In respect to claim 49, Ballardie discloses the method of claim 48, wherein authenticating the encoded join request comprises:

maintaining a number of authentication keys; determining the host device for the encoded join request; and searching for an authentication key associated with the host device (see Ballardie, page 10, last paragraph to page 12, third paragraph).

In respect to claim 50, Ballardie discloses the method of claim 49, wherein authenticating the encoded join request further comprises:

failing to find an authentication key associated with the host device; and determining that the encoded ,loin request is not authentic (see Ballardie, page 10, last paragraph to page 12, third paragraph).

In respect to claim 51, Ballardie discloses the method of claim 49, wherein authenticating the encoded join request further comprises:

finding an authentication key associated with the host device; and authenticating the encoded join request using the authentication key associated with the host device (see Ballardie, page 10, last paragraph to page 12, third paragraph).

In respect to claim 52, Ballardie discloses the method of claim 48, further comprising:

sending an explicit acknowledgment toward the host device if and only if the encoded join request is determined to be authentic (see Ballardie, page 10, last paragraph to page 12, third paragraph).

In respect to claims 53-62 and 65, the claim limitations are apparatus and computer readable medium and a communication system claims that are substantially

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similar to method claims 48-52. Therefore, claims 53-62 and 65 are rejected based on the similar rationale.

In respect to claims 63-64, Ballardie discloses the computer readable medium of claim 58, wherein the computer readable medium is a computer storage medium and a communication medium (see Ballardie, page 1).

In respect to claim 65, the claim limitation is substantially similar to claim 1.

Therefore, claim 65 is rejected based on the similar rationale.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tongoc Tran whose telephone number is (571) 272-3843. The examiner can normally be reached on 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kambiz Zand can be reached on (571) 272-3811. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

February 23, 2007

KAMBIZ ZAND PRIMARY EXAMINER